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|--|--|---|--|--|
| U.S. APPLICATION NO.   | FIRST NAMED APPLICA  | INT   | ATTY. DOCKET NO.                           |  |
| 09/830899  | PAEK   | S   | A32095-PCT. U                              |  |
|  |  | INTERNATION   | NAL APPLICATION NO.                        |  |
| HENRY TANG   |  | PCT/I   | US99/26125                                 |  |
| BAKER & BOTTS 30 ROCKEFELLER PLAZA   |  | I.A. FILING DATE  | PRIORITY DATE                              |  |
| NEW YORK, NY 10112 0228  |  | 05 NOV 99   | 06 NOV 98                                  |  |
|  |  |   |  |  |
|  |  | DATE MAILEI   | . 12 JUN 200                               |  |
|  | SSING REQUIREMENTS UN  |   |  |  |
|  | S DESIGNATED/ELECTED   |   |  |  |
| 1. The following items have been Office as   a Designated  | submitted by the applicant or the IB to Office (37 CFR 1.494) an Elected                 | ine United States Patent at<br>1 Office (37 CFR 1.495): | id I rademark                              |  |
| U.S. Basic National P  | ee. Indication of Sn   | nall Entity Status.                                     |  |  |
| Copy of the internation  | aal application. Translation of the  | he international application                            | into English.                              |  |
| Oath or Declaration of   | (inventors(s) — Translation of A   | Article 19 amendments into                              | English.                                   |  |
| Copy of Article 19 am  | endments. ZOther: NET L  | DA NEW 1340 TU  | TANNIHLE LEHEK                             |  |
| Priority Document.   |  | AT + BACK Pg.   |  |  |
|  | iminary Examination Report in English  |   | _  |  |
| Translation of Annexe  | s to the International Preliminary Exam  | imation Report mio Englisi                              | 1.   |  |
| 2 — Applicant has requested early  | y processing under 35 U.S.C. 371(f) by   | ut has not filed the followin                           | g indicated items and/or                   |  |
| the indicated items in paragraph 3   | below. The Basic National Fee and the  | copy of the international a                             | application must be filed                  |  |
| prior to 20 or 30 months from the  | priority date to avoid abandonment.  |   |  |  |
| U.S. Basic National P  | ee Copy of the inte  | ernational application.                                 |  |  |
| 3. The following items MUST be   | furnished within the period set forth be   | low in order to complete the                            | he requirements for                        |  |
| acceptance under 35 U.S.C. 371:  |  |   |  |  |
|  | pplication into English. A processing  |   | utted                                      |  |
| later than the app   | propriate 20 or 30 months from the price station is defective for the reasons indicates. | orny date.<br>cated on the attached Notice              | e of Defective                             |  |
| Translation.*  | for v.   | ,   |  |  |
| b. Processing fee for  | providing the translation of the applicat  | ion and/or the Annexes late                             | er than the                                |  |
| appropriate 20 o   | 30 months from the priority date (37   | CFR 1.492(f)).  |  |  |
| c. Oath or declaration   | of the inventors, in compliance with 3 preferably by the International applicati         | / CFK 1.49/(a) and (b), pr                              | Operly identifying                         |  |
| surcharge will be  | e required if submitted later than the ap  | propriate 20 or 30 months                               | from the priority                          |  |
| date   |  |   |  |  |
|  | or declaration does not comply with 3  | 7 CFR 1.497(a) and (b) for                              | the reasons                                |  |
| d Surcharge for provi  | attached PCT/DO/EO/917.  Iding the oath or declaration later than t                      | the appropriate 20 or 30 m                              | onths from the                             |  |
| priority date (37  | CFR 1.492(e)).   |   |  |  |
| 4. Additional claim fees of \$   | as a large entity small  | entity, including any requi                             | ired multiple dependent                    |  |
|  | must submit the additional claim fees o  | or cancel the additional clai                           | ms for which fees are                      |  |
| due (37 CFR 1.492(g)). See attach  | Ed P10-8/5.  |   |  |  |
| 5. Applicant has not submitted   | the required sequence listing pursuant t   | to 37 CFR 1.821-1.825.                                  | See attached                               |  |
| PCT/DO/EO/920.   |  |   |  |  |
| ALL OF THE FIEMS SET FOR   | <br>TH IN 3(a)-3(d), 4 AND 5 ABOVE N   | ALIST RE SURMITTED I                                    | WITHIN TWO (2)                             |  |
| MONTHS FROM THE DATE O   | F THIS NOTICE OR BY 22 OR 32   | MONTHS (where 37 CFF                                    | R 1.495 applies) FROM                      |  |
| THE PRIORITY DATE FOR TH   | IE APPLICATION, WHICHEVER  | IS LATER. FAILURE T                                     | O PROPERLY                                 |  |
| RESPOND WILL RESULT IN A   | BANDONMENT.  |   |  |  |
| The time period set above may be of 1.136(a).  | extended by filing a petition and fee for  | extension of time under th                              | ne provisions of 37 CFR                    |  |
| 6 If hor 3a or 3c is checked a tro   | anslation of the Annexes MUST be sub-  | mitted no later than the tim                            | e period set above or the                  |  |
| Annexes will be cancelled. A proc  | essing fee will be required if submitted   | l later than 20 or 30 months                            | s from the priority date.                  |  |
| 7. The Article 19 amendments   | are cancelled since a translation was no   | st provided by the appropris                            | ate 20 (37 CFR 1.494(d))                   |  |
| or 30 (37 CFR 1.495(d)) months fr  | om the priority date.  |   |  |  |
| Applicant is reminded that any con-<br>address given in the heading and in   | nmunication to the United States Patent<br>clude the U.S. application no. shown a        | and Trademark Office must<br>bove. (37 CFR 1.5)         | st be mailed to the                        |  |
| A convoi   | f this notice MUST be return   | ned with this resno                                     | nse.                                       |  |
| Enclosed: PCT/DO/EO/917  | Notice of Defective Trans  | slation   | . /  |  |
| = PTO-875  | PCT/DO/EO/920  |   | $I_{i}I_{i}I_{i}I_{i}I_{i}I_{i}I_{i}I_{i}$ |  |
| <u> </u>   |  | Vonda M. Wallace  | <u> </u>                                   |  |
| FORM PCT/DO/EO/905 (March 2  | (001) Tele   | ephone: 703-305-3736                                    |  |  |